SEC. 2. That in order to meet the said payments the Commis-Special tax. sioners of Henderson County are hereby authorized to levy at the June session of their board annually not more than four cents on Limit, the one hundred dollars valuation of property and twelve cents on each poll, to be placed upon the tax list and included and collected with the annual taxes.

SEC. 3. And the said commissioners shall levy no more tax than No more tax to be is necessary to meet the debt so incurred.

levied than necessarv.

SEC. 4. That all moneys now in the hands of any officer or any Road tax heretoperson authorized to collect the same which may have been col- fore collected to be turned over. lected by virtue of chapter one hundred and fifty-five of the Public Laws of one thousand nine hundred and three, entitled "An act to regulate the making and working of public roads in Henderson County," shall be immediately turned over by such person or persons to the Treasurer of Henderson County, and the commissioners of said county are hereby authorized to expend such Appropriation for moneys toward the support of the chain-gang of said county.

chain-gang.

Sec. 5. That this act shall be in force from and after its ratification.

In the General Assembly read three times, and ratified this the 27th day of February, A. D. 1905.

CHAPTER 565.

AN ACT TO PERMIT THE DIDSPENSARY TOWNS OF JOHN-STON COUNTY TO VOTE ON THE QUESTION OF PROHI-BITION.

The General Assembly of North Carolina do enact:

SECTION 1. That it shall be the duty of the governing body of Election ordered any city or town in Johnston County which now has or may here-on petition of one-third of voters. after have regularly and lawfully established a dispensary for the sale of intoxicating liquor by virtue either of chapter two hundred and thirty-three of the Public Laws of one thousand nine hundred and three or any other general law or of any special act of the General Assembly, upon petition of one-third of the voters therein who were registered for the last preceding municipal election, to order an election to be held, after thirty days' notice, to determine whether the sale of spirituous, vinous, malt, fermented and other intoxicating liquors and bitters and tonics and drugs shall be entirely prohibited in such city or town.

SEC. 2. Whenever such election shall be held the same shall be Election held under conducted and held under the same rules and regulations pro-general law. vided by the laws of the State of North Carolina regulating municipal elections. In such election any person entitled to vote for members of the General Assembly shall have the right to vote; and every such voter who is in favor of the total prohibition of the